

branch of the Government, with the consent of the head of the department or agency in which that officer serves.

Sec. 9. The Secretary of Defense, the Administrator of the General Services, and the Administrator of the National Aeronautics and Space Administration, after consultation with the Administrator of the Office of Federal Procurement Policy, shall take whatever action is appropriate to implement the provisions of this order and of any related rules, regulations, or orders of the Secretary issued pursuant to this order.

Sec. 10. This order is not intended, and should not be construed, to create any right or benefit, substantive or procedural, enforceable at law by a party against the United States, its agencies, its officers, or its employees. This order is not intended, however, to preclude judicial review of final agency decisions in accordance with the Administrative Procedure Act, 5 U.S.C. 701 *et seq.*

Sec. 11. The meaning of the term "organizational unit of a Federal contractor" as used in this order shall be defined in regulations that shall be issued by the Secretary of Labor, in consultation with affected agencies. This order shall apply only to contracts in excess of the Simplified Acquisition Threshold.

Sec. 12. (a) The provisions of section 3 of this order shall only apply to situations in which contractors have permanently replaced lawfully striking employees after the effective date of this order.

(b) This order is effective immediately.

William Jefferson Clinton

The White House,
March 8, 1995.

[Filed with the Office of the Federal Register, 1:49 p.m., March 8, 1995]

NOTE: This Executive order was published in the *Federal Register* on March 10.

**Message to the Congress
Transmitting the Report of the
Federal Council on the Aging**
March 8, 1995

To the Congress of the United States:

In accordance with section 204(f) of the Older Americans Act of 1965, as amended

(42 U.S.C. 3015(f)), I transmit herewith the Annual Report for 1994 of the Federal Council on the Aging. The report reflects the Council's views in its role of examining programs serving older Americans.

William J. Clinton

The White House,
March 8, 1995.

**Message to the Congress
Transmitting a Report on Railroad
Safety**
March 8, 1995

To the Congress of the United States:

I transmit herewith the 1993 annual report on the Administration of the Federal Railroad Safety Act of 1970, pursuant to section 211 of the Act (45 U.S.C. 440(a)).

William J. Clinton

The White House,
March 8, 1995.

**Message to the Congress
Transmitting the Trade Policy
Agenda and the Trade Agreement
Report**
March 8, 1995

To the Congress of the United States:

As required by section 163 of the Trade Act of 1974, as amended (19 U.S.C. 2213), I transmit herewith the 1995 Trade Policy Agenda and 1994 Annual Report on the Trade Agreements Program.

William J. Clinton

The White House,
March 8, 1995.

**Letter to Congressional Leaders on
Iraq**
March 8, 1995

Dear Mr. Speaker: (Dear Mr. President:)

Consistent with the Authorization for Use of Military Force Against Iraq Resolution (Public Law 102-1), and as part of my effort to keep the Congress fully informed, I am

reporting on the status of efforts to obtain Iraq's compliance with the resolutions adopted by the U.N. Security Council.

The October 1994 provocation by Iraq is emblematic of Iraq's failure to demonstrate the "peaceful intentions" called for by the Security Council in Resolution 687, which ended the Gulf War. Indeed, since its recognition of Kuwait last November, Iraq has done nothing to comply with its numerous remaining obligations under Council resolutions. At its bimonthly review of Iraq sanctions in January, the Security Council voted unanimously to maintain the sanctions regime on Iraq without change. We shall also insist that the sanctions be maintained until Iraq complies with all relevant provisions of U.N. Security Council (UNSC) resolutions.

The December 1994 report to the Council by the U.N. Special Commission on Iraq (UNSCOM) makes clear how far from full compliance Iraq remains in the area of weapons of mass destruction (WMD). Continued vigilance is essential because we believe that Saddam Hussein is committed to rebuilding his WMD capability. While UNSCOM has made progress in setting up the mechanics of monitoring (e.g., installing cameras, tagging equipment, and establishing the Baghdad monitoring center), the regime continues to withhold evidence of its past weapons programs in violation of the resolutions. Indeed, in the report, UNSCOM Chairman Ekeus expressed his conviction "that important documentation (on past weapons programs) still exists and that the Iraqi authorities have taken a conscious decision not to release it freely to the Commission." In the same report, Chairman Ekeus makes clear that this information is necessary for a comprehensive weapons monitoring program.

In addition to noncompliance with the WMD provisions of Security Council resolutions, the regime remains in violation of numerous other Security Council requirements. The regime has failed to be forthcoming with information on hundreds of Kuwaitis and third-country nationals missing since the Iraqi occupation. In January, the Kuwaiti government submitted to the Secretary General a list of the military equipment looted from Kuwait during the War. Iraq has taken no steps to return this or other Kuwaiti prop-

erty stolen during the occupation, with the exception of initial preparations for the return of one Kuwaiti airplane. During the January review of sanctions, Ambassador Albright presented to the Council evidence acquired during Iraq's troop movements last October that proves that hundreds of pieces of Kuwaiti military hardware are now in the arsenals of Saddam Hussein's Republican Guard.

The UNSC resolutions regarding Iraq do not prevent the shipment of food or medicine to that country. Yet the Iraqi government continues to maintain an embargo against its northern provinces and to divert humanitarian supplies to its supporters and the military. The Iraqi government also still refuses to sell up to \$1.6 billion in oil as previously authorized by the Security Council in Resolutions 706 and 712. Iraq could use proceeds from such sales to purchase additional foodstuffs, medicines, and supplies for civilian needs. Instead, Iraq's refusal to implement Security Council Resolutions 706 and 712 causes prolonged and needless suffering.

The no-fly zones over northern and southern Iraq continue to deter Iraq from using its aircraft against its population. However, the Iraqi government continues its brutal campaign against its perceived enemies throughout the country. Iraqi forces periodically shell villages in the south and the north with artillery. In the south, Iraqi repression of the Shi'a population, and specifically the Marsh Arabs, continues, as does a policy of deliberate environmental devastation. In the last few years, the population of the marsh region has fallen sharply as Iraqi military operations have forcibly dispersed residents to other areas and thousands of Shi'a refugees have sought refuge in Iran. The traditional lifestyle of Iraq's marsh Arabs, which has endured for centuries, may soon disappear altogether. In early February, Iraqi Shi'a oppositionists based in southern Iran launched a cross-border attack against Iraqi forces near Al-Qumah but were repelled.

The Special Rapporteur of the U.N. Commission on Human Rights (UNHRC), Max van der Stoep, continues to report on the human rights situation in Iraq, including the Iraqi military's repression against civilian populations and the widespread phenomena

of political killings, mass executions, and state-sponsored terrorism. He has reported the recent use by Iraq of new forms of punishment, such as the amputation of ears and hands and the branding of foreheads. The U.N. General Assembly condemned these mutilations in a December 1994 resolution. Clearly, the Government of Iraq has not complied with the provisions of UNSC Resolution 688 requiring it to cease repression of its own people.

The Special Rapporteur has asserted that the Government of Iraq has engaged in war crimes and crimes against humanity and may have committed violations of the 1948 Genocide Convention. The Special Rapporteur continues to call on the Government of Iraq to permit the stationing of human rights monitors inside Iraq to improve the flow of information and to provide independent verification of reports of human rights abuses. We continue to support Mr. van der Stoep's work and his call for monitors.

Baghdad's attempts to violate the U.N. sanctions continue unabated. Since the last report, 12 maritime vessels have been intercepted and diverted to Gulf ports for attempting to smuggle commodities from Iraq in violation of sanctions. Gulf States have cooperated with the Multinational Interdiction Force in accepting diverted ships and in taking action against cargoes in accordance with relevant U.N. Security Council resolutions, including Resolutions 665 and 778.

For more than 3 years, the story has not changed; the Baghdad regime flouts the sanctions, demonstrates disdain for the United Nations and, in our view, engages in actions that constitute continuing violations of Security Council Resolutions 686, 687, and 688.

We are monitoring closely the plight of the civilian population throughout Iraq. Our bilateral assistance program in the north will continue, to the extent possible. We also will continue to make every effort, given the practical constraints, to assist the populations in southern and central Iraq through support for the continuation of U.N. humanitarian programs. Finally, we will continue to explore with our allies and Security Council partners means to compel Iraq to cooperate on humanitarian and human rights issues.

Security Council Resolution 687 affirmed that Iraq is liable under international law for compensating the victims of its unlawful invasion and occupation of Kuwait. The U.N. Compensation Commission (UNCC), has received 2.5 million claims worldwide, with an asserted value of \$160 billion. The United States has submitted 3,200 claims, with an asserted value of \$1.7 billion.

To date, the UNCC Governing Council has approved 59,000 individual awards, worth about \$240 million. About 500 awards totaling \$11.4 million have been issued to U.S. claimants.

The UNCC has been able to pay only the first small awards for serious personal injury or death (\$2.7 million). Unfortunately, the remainder of the awards cannot be paid at this time, because the U.N. Compensation Fund lacks sufficient funding. The awards are supposed to be financed by a deduction from the proceeds of future Iraqi oil sales, once such sales are permitted to resume. However, Iraq's refusal to meet the Security Council's terms for a resumption of oil sales has left the UNCC without adequate financial resources to pay the awards. Iraq's intransigence means that the victims of its aggression remain uncompensated for their losses 4 years after the end of the Persian Gulf War.

In sum, Iraq is still a threat to regional peace and security. Thus, I am determined to maintain sanctions until Iraq has fully complied with all its obligations under the UNSC resolutions and will oppose any discussions of the relaxation of sanctions until Iraq has demonstrated its overall compliance with the relevant Security Council resolutions. Ambassador Albright is traveling to Security Council capitals to convey my determination on this vital matter.

As I have made clear before, Iraq may rejoin the community of civilized nations by adopting democratic processes, respecting human rights, treating its people equally, and adhering to basic norms of international behavior. The Iraqi National Congress espouses these goals, the fulfillment of which would make Iraq a stabilizing force in the Gulf region.

I appreciate the support of the Congress for our efforts, and will continue to keep the

Congress informed about this important issue.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to Newt Gingrich, Speaker of the House of Representatives, and Strom Thurmond, President pro tempore of the Senate. This letter was released by the Office of the Press Secretary on March 9.

Letter to Congressional Leaders Transmitting a Report on Haiti

March 8, 1995

Dear Mr. Speaker: (Dear Mr. President:)

Attached, pursuant to section 3 of Public Law 103-423, is the fifth monthly report on the situation in Haiti.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to Newt Gingrich, Speaker of the House of Representatives, and Strom Thurmond, President pro tempore of the Senate. This letter was released by the Office of the Press Secretary on March 9.

Remarks at Patrick Henry Elementary School and an Exchange With Reporters in Alexandria, Virginia

March 9, 1995

The President. First of all, I want to thank all the people here at Patrick Henry for making us feel so welcome. I thank Principal Leila Engman for making me feel right at home here, and these five young students who have been terrific. They took me to lunch today and introduced me to some of their classmates. We played "Where's Waldo?" and had a great lunch. And I thank them for that.

I want to thank Senator Robb and Congressman Moran for coming with me and, of course, our distinguished Secretary of Education, Dick Riley, and Ellen Haas, the Under Secretary of Agriculture for Food, Nutrition and Consumer Services. Mayor Ticer, we're glad to be here in your community; thank you. And I'm glad that Dr. Jim

Moller who is here, head of the American Heart Association and a strong supporter of the effort for healthy meals in our public schools throughout the country. I thank Maxine Wood, the superintendent of schools, and Bernadette Johnson-Green, the vice chair of the school board, and the other representatives of this school system who are here.

I'm glad to be here today to participate for the first time in quite a few years in a school lunch program. I ate at my school cafeteria for most of my years in grade school and junior high and high school, but it's been quite a few years since I've had a chance to do this, except with Chelsea on occasion over the years.

Over 25 million young schoolchildren in this country eat school lunches daily. And for many of them it's their only nutritious meal in the day. This program has been around since the year I was born, 1946, when President Truman signed it into law as a matter of national security, to ensure that our children are properly fed.

For 50 years, this program has had strong bipartisan support. In 1969, President Nixon said, "A child ill-fed is dulled in curiosity, lower in stamina, distracted from learning." I received a letter from a woman from California who said, and I quote, "I'm glad there were free and reduced lunches for children; otherwise my kids would have starved." And she was working full-time as a nurse's aide while her children were in school.

This week's newspapers, of course, are full of similar stories. Yesterday, I read about a cafeteria worker who said she sees kids every day who are so hungry, they practically eat the food from other children's plates.

School lunches have always been seen by both Democrats and Republicans as an essential part of student education. Last year, with the leadership of Ellen Haas, we took some further steps to make meals more nutritious, to increase their vitamin and mineral content, and reduce their fat and sodium content, and the Congress ratified that in a piece of legislation passed last year. Unfortunately, this year, some Members of the new Congress have decided that cutting this program would be a good way of cutting Government spending and financing tax cuts for upper-income Americans. This is penny-wise